

Christenbury, Dan

From: Joseph Giannone [jgiannone@ozonia.com]
Sent: Friday, June 14, 2002 3:39 PM
To: Dan Christenbury (E-mail)
Cc: Rudolf Jenny (E-mail); John Palmer; Peter Dyer-Smith (E-mail)
Subject: FW: Attached are the documents.



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Assignment.DOC



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Dan,

By email I have forwarded to Rudolf a copy of the documents you would like him to sign. When Rudolf receives the documents I would ask him to sign them, but I think he will have trouble with the second document. I can not figure out how to fill out the first two pages of that document. Can you help?

I will be out all next week.

If possible, maybe you could email instructions to all those receiving this email. It might be easier to verbally explain what needs to be done to one of us. In my absence maybe you can coordinate with our John Palmer in our office, at extension 202, or call Rudolf directly, at 011-4131-3331041, in Berne. I believe you have already spoken to each other.

Thanks,
Joe

Rudolf,
These documents represent the assignment of your patent to Ozonia. At the time you invented this process, you were an employee of Ozonia. Sorry it has taken so long for us to clear up all this paper work.
Thanks,
Joe

-----Original Message-----

From: Christenbury, Dan [mailto:DChristenbury@schnader.com]
Sent: Friday, June 14, 2002 3:05 PM
To: Joseph Giannone
Subject: Attached are the documents.



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22. August 2002

Bauxit Patent Filing

Hello Joe,

based on the contacts within last few days between your office and our management in Berne I'd like to confirm you the position of IO3S in the Bauxit Patent Filing issue.

Further to our previous comments, we wish to stress again that we have always recognized and accepted that the discussed patent should be owned by OZONIA and that we will support at any time the filing process after due consideration and agreement on our claims. For various reasons Swiss law will become applicable and under this IO3S has the right to claim due compensation. The compensation we are asking for, for the patent applied market, is the following:

- 1) ONA will offer to IO3S a first right of refusal for those services, which IO3S at this time is offering. IO3S will provide these services to ONA and or its clients under market conditions. There is no limit on validity here.
- 2) ONA will compensate IO3S with an amount of 2% of the total contract volume, which will apply between ONA and its client. This right will be active from the moment IO3S provides ONA with the signature and the right will be effective for no more than 3 years after the patent is approved.

We trust you can agree to our claims and we can all now look forward to a successful cooperation in the Bauxit business. Of course we will provide any support for ONA at any time within all other existing agreements. Should you have any question in this matter, do not hesitate to contact Peter immediately.

Sincerely

Beat Bouquet
President of the board

Cc
- Board of directors IO3S
- Rudolf Jenny, CEO IO3S
- Chuck Michod, KOMDR, Chicago



ATTORNEYS AT LAW

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September 11, 2002

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Our Ref.: 1015-02

VIA REGISTERED MAIL (RA 084 817 649 US)

Mr. Rudolf Jenny
Stauffacherstrasse 130A
CH-3014 Bern
Switzerland

Re: U.S. Serial No. 10/085,695 filed 2/28/02
PROCESS TO REMOVE ORGANIC IMPURITIES FROM BAYER
PROCESS LIQUOR USING OZONE

Dear Mr. Jenny:

As you are no doubt aware, Ozonia has applied for a patent on an invention entitled "Process To Remove Organic Impurities From Bayer Process Liquor Using Ozone" which names you as the sole inventor. This patent application was filed February 28, 2002 in the United States of America. In the United States, it is required for a patent application that the inventor sign a Declaration/Power of Attorney for the patent application. Enclosed with this letter is a Declaration and Power of Attorney along with an Assignment for the patent application which you approved and which was filed in your name.

Please sign and return the attached papers to me immediately. These papers are essentially copies of those sent to you in February of this year. To date, we have not received the signed papers back from you. Please note that these papers are due in the Patent Office in the very near future. At this point, the due date is no longer extendible. Accordingly, if we do not receive the signed papers prior to September 20th, we must assume that you refuse to sign the papers, and will proceed accordingly.

If you have any question regarding the documents or the application, please do not hesitate to contact us. If necessary, you may call me collect at the above telephone

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